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PATENT

IN	THE UNI	TED STATES	SPATENT AND	TRADEMARK	OFFICE
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In re Application of: Application No.:

Mark Edin

Filed:

10/826196 April 16, 2004

Fuea:

STENT CRIMPER

Examiner:

Daniel C. Crane

Group Art Unit:

3731

Firm Docket No.:

S63.2B-11395-US01

DATE: August 3, 2006 TIME: 1106

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FACSIMILE TRANSMITTAL LETTER

Following please find a(n) 2 Pg Statement of Substance of Interview; and 1 page Facsimile Transmittal Letter.

With respect to fees:

No additional fee is believed to be required

E Charge any fee deficiency to our Deposit Account No. 22-0350

Conditional Petition

If any extension of time for the accompanying response is required or if a petition for any other matter is required, applicant requests that this be considered a petition therefore.

If any additional fees associated with this communication are required and have not otherwise been paid, please charge the additional fees to Deposit Account No. 22-0350. Please credit overpayment associated with this communication to the Deposit Account No. 22-0350.

Respectfully submitted,

VIDAS, ARRETT & STEINKRAUS

Registration No.: 53170

Date: August 3, 2006

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Mail Stop AMENDMENT

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

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This Statement is filed in response to the Interview Summary dated July 14, 2006, and includes Applicant's statement of the substance of the Examiner's Interview conducted on July 5, 2006.

STATEMENT OF SUBSTANCE OF INTERVIEW

Application No. 10/826196 Page 2 Statement of Substance of Interview Attorney Docket No. S63.2B-11395-US01

Remarks

This Statement is in response to the Interview Summary dated July 14, 2006. Applicant agrees with the Examiner's Substance of Interview comments included in the Interview Summary (Paper No. 20060705), which are provided below for convenience.

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Discussed claims 1, 13 and 19 as Velarde pertains to these claims. The examiner agreed that claim 1 would contain allowable subject matter if the "medical device" referred to in claim 1 was changed to a "stent" (claim 2), thus, overcoming the reference by specifying the method on a stent. Applicant pointed out that claim 13 defines over Velarde because Velarde's overlapping blades are arranged relative to the aperture axis such that the circumference of the aperture orthogonal to the aperture axis contacts only one or the other of a first or second overlapping blade. It was agreed that claim 13 defines over Velarde by the claimed subject matter where the circumference of the aperture orthogonal to the aperture axis contacts the surface of the first blade and the second blade. The examiner indicated that Velarde was applicable against claim 19 but would be allowable if amended to further include a third blade pivotably connected to the first body.

Applicant further states that the arguments presented to the Examiner and discussed during the Interview were the same arguments presented in the Amendment After Final filed May 30, 2006.

Respectfully submitted,

VIDAS, ARRETT & STEINKRAUS

Date: August 3, 2006

Jeremy L. Laabs

Registration No.: 53170

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